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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/466,987	. 12/10/1999	DONALD F. GORDON	19880-000810	1815	
2629)	7590 06/30/2004		EXAMINER		
MOSER, PATTERSON & SHERIDAN L.L.P. 595 SHREWSBURY AVE, STE 100 FIRST FLOOR SHREWSBURY, NJ 07702			SRIVASTA	SRIVASTAVA, VIVEK	
			ART UNIT	PAPER NUMBER	
			2611	13	
			DATE MAILED: 06/30/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant/c)
		Applicant(s)
Office Action Summary	09/466,987	GORDON ET AL.
Office Action Summary	Examiner	Art Unit
The MAILING DATE of this communication app	Vivek Srivastava	2611 orrespondence address
Period for Reply		••••••••••••••••••••••••••••••••••••••
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	rely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on <u>20 Ag</u> This action is FINAL . 2b)⊠ This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1 and 4-8 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1 is/are rejected. 7) ☐ Claim(s) 4-8 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.	© ⊙
Application Papers		
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the objected to by the Examiner Replacement drawing sheet(s) including the correction access access and the correction access access as a constant of the correction access access access as a constant of the correction access access access as a constant of the correction access access as a constant of the correction access access as a constant of the correction access access access as a constant of the correction access access access as a constant of the correction access access as a constant of the correction access access access as a constant of the correction access acc	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Terasawa et al (6,147,714) in view of Wasilewski (5,420,866).

Regarding claim 1, Terasawa discloses providing a plurality of transport streams (see fig 1) which are MPEG encoded and output from a plurality of MUX's (304-1 to 304-8). It should be noted that each transport stream inherently comprises an "elementary stream". Terasawa also discloses wherein the elementary stream represents an IPG page each stream output from from MUX's (304-1 to 304-8) have an icons and EPG data (see fig 1 and col 3 lines 35-65 and col 4 lines 7-21). Terasawa also discloses each IPG page has an associated guide portion (fig 1 – EPG data generating device) and a common video portion (see JPEG video encoder).

Ludvig fails to disclose the claimed grouping elementary streams with related IPG pages within a common transport stream. Wasilewski discloses a

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group of related elementary streams which are part of a transport stream can be extracted to produce a complete program (see col 2 lines 30-62). It would have been obvious modifying Ludvig to include grouping the elementary streams would have enabled all the related IPG pages to be transported in the common transport stream would have enabled a faster simpler means for producing and displaying related IPG pages.

Allowable Subject Matter

Claims 4-8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Guo et al (6,173,330) – Delivery and acquisition of data segments

Mori et al (6,191,782) – Method for displaying IPG information at high speeds

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

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or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308- 5359 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Vivek Srivastava whose telephone number is (703) 305 - 4038.

The examiner can normally be reached on Monday - Thursday from 8:00 am to 5:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andy Faile, can be reached at (703) 305 - 4380.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (703) 305 - 3900.

6/23/04 VS

> VIVEK SRIVASTAVA PRIMARY EXAMINER